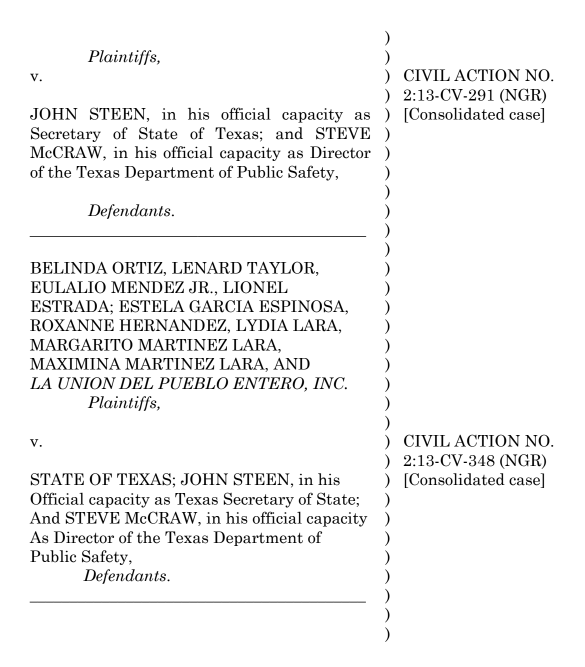
# EXHIBIT

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# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MARC VEASEY, JANE HAMILTON, SERGIO DELEON, FLOYD J. CARRIER, ANNA BURNS, MICHAEL MONTEX, PENNY POPE, OSCAR ORTIZ, KOBY OZIAS, JOHN MELLOR-CRUMLEY, JANE DOE, JOHN DOE, LEAGUE OF UNITED LATIN AMERICAN CITIZENS (LULAC), AND DALLAS COUNTY, TEXAS,	) ) ) ) ) ) ) ) ) ) ) )
Plaintiffs, v.  RICK PERRY, Governor of Texas; and JOHN STEEN, Texas Secretary of State,	) ) ) CIVIL ACTION NO. ) 2:13-CV-193 (NGR) ) [Lead case] )
Defendants.	) ) )
UNITED STATES OF AMERICA,	) )
Plaintiffs,	) )
	) CIVIL ACTION NO. ) 2:13-CV-263 (NGR) ) [Consolidated case] )
Defendants.	) ) )
TEXAS STATE CONFERENCE OF NAACP BRANCHES; and the MEXICAN AMERICAN LEGISLATIVE CAUCUS OF THE TEXAS HOUSE OF REPRESENTATIVES,	) ) ) ) ) )



## <u>DEFENDANTS' OBJECTIONS TO UNITED STATES' AMENDED</u> SECOND SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS

1. The contents of all fields contained within the State of Texas's voter registration database, also known as the Texas Election Administration Management System (TEAM), used to determine voter eligibility, to implement or enforce SB 14, to record voter history in any federal, state, or municipal election since 2008 (including whether the individual cast a

regular or provisional ballot, whether the ballot was counted, the reason why any ballot was not counted, and whether the ballot was cast early by mail, early in-person, or in-person on election day), to match voters to other databases concerning possession of photographic identification named in

Section 63.0101 of the Texas Election Code, as amended by SB 14, or concerning disability status.

a. With respect to voter eligibility, this requests covers, but is not limited to the following fields in TEAM (identified by currently understood field name as well as by field contents):

Field Name	Field Description	
VOTER_COUNTY_ID	Internal database key	
JUR_ID	aka Jurisdiction ID, County	
VUID	Voter Unique ID	
LAST_NAME	Voter Last Name	
FIRST_NAME	Voter First Name	
MIDDLE_NAME	Voter Middle Name	
FORMER_LAST_NAME	Voter Former Last Name	
NAME_SUFFIX_CODE	Voter Name Suffix	
SSN	Voter Social Security Number	
	(complete where available, or last	
GENDER_CODE	Voter Gender Code	
OFFICIAL_ID_NUMBER	Texas Drivers License	
DATE_OF_BIRTH	Voter Date of Birth-	
VOTER_STATUS_CODE	Voter Status Code (V=Active, C=Cancelled, S=Suspense,	
SPANISH_SURNAME_FG	Indicates whether Voter has a Spanish Surname (Y=Yes, N=No)	
BLOCK_NUMBER	Voter Residential Block Number	
DESIGNATOR	Voter Residential Designator	
ST_DIR_PREFIX	Voter Residential Street Direction	
STREET_NAME	Voter Residential Street Name	
STREET_TYPE	Voter Residential Street Type	

ST_DIR_SUFFIX	Voter Residential Street Direction Suffix	
UNIT_NUMBER	Voter Residential Unit Number	
UNIT_TYPE	Voter Residential Unit Type	
PARCEL_NUMBER	Voter Residential Parcel Number	
CITY	Voter Residential City Name	
STATE	Voter Residential State Name	
ZIP_CODE	Voter Residential ZipCode	
MAIL_NAME	Voter Mailing Address Name	
MAIL_ADRS_1	Voter Mailing Address Line1	
MAIL_ADRS_2	Voter Mailing Address Line2	
MAIL_CITY	Voter Mailing City Name	
MAIL_STATE	Voter Mailing State Name	
MAIL_ZIP_CODE	Voter Mailing Address ZipCode	
PCT_CODE	Precinct Code	
PCT_NAME	Precinct Name	
LANGUAGE_CODE	Language Code	
REGISTRATION_DATE	Voter Application Date	
EDR	Effective Date of Registration-	
DISPLAY_CODE	Cancel Event Display Code (Filled-in for Cancelled Voters Only)	
EVENT_CODE	Cancel Event Code (Filled-in for Cancelled Voters Only)	
EVENT_DESC	Cancel Event Description(Filled-in for Cancelled Voters Only)	
APPLICATION_SOURCE_C ODE	Voter Application Source Code	

b. With respect to voter history, this requests covers, but is not limited to, the following fields in TEAM (identified by currently understood field name as well as by field contents):

Field Name	Field Contents	
VUID	Voter Unique ID	
JUR_ID	Jurisdiction ID, County Number, or County Code	
HIST_TYPE_CODE	Voting History Type Code (recording whether early, absentee, or election	
ACTIVITY_DATE	Date of Activity (Voted, Rejected, etc.)	
PROVISIONAL_REJECT_REASON_CODE	Provisional Ballot Rejected Reason Code	
TITLE	Provisional Ballot Rejected Reason Description	
ELECTION_DATE	Election Date	
ELECTION_TYPE_CODE	Election Type Code: (E.g., primary, general, runoff)	
ELECTION_NAME	Election Name	

- c. With respect to implementation and enforcement of SB 14, this request includes the contents of all fields specifically included in TEAM to allow for implementation and enforcement of SB 14's requirements, including but not limited to, the content of all fields recording which voters have received a disability exemption from presenting SB 14-required photographic identification. In addition, this request includes any data recorded in TEAM regarding which voters, and on what date, have completed a substantially similar name affidavit as a result of enforcement of SB 14.
- d. This request seeks any and all other fields produced by the State of Texas from the TEAM database during *Texas v. Holder*, No. 1:12-cv-128 (D.D.C.).

### **RESPONSE:**

Defendants object to this request, as it seeks information that is not reasonably calculated to lead to the discovery of admissible evidence. The Defendants further object to the extent the request presumes that the databases in question may be accurately or reliably compared against each other. Further, said information that would be responsive to this request is privileged and highly confidential, and no

adequate safeguards are currently in place to protect the disclosure of this information. In order for the information that is sought by way of this request to have any probative value, the complete databases within the United States government would need to be produced to all parties, but counsel for the United States have informed the counsel for Defendants that they are unwilling to produce said databases.

Subject to these objections and without waiving same, the Defendants continue to work with the United States toward a compromise on the privacy issues, and upon the successful agreement of all parties, shall provide such documents as are mutually agreed upon and ordered by the court.

2. The contents of all fields contained within the State of Texas's driver license and personal identification card database that could be used to match individuals against the State of Texas's TEAM voter registration database, to determine voter eligibility, or to determine whether an individual currently possesses any form of identification named in Section 63.0101 of the Texas Election Code, as amended by SB 14. This request includes the content of all fields reflecting the full name, address (including city, state, county, and ZIP code), date of birth, Social Security account number, race, ethnicity, sex, driver license or personal identification card number, and disability status of all driver license and personal identification card holders, as well as the content of fields reflecting whether the driver license or identification card has expired, been suspended, or confiscated, and whether the license or identification or holder is deceased. This request covers but is not limited to the entire Admin and Issuance files; the Person ID, Transaction ID, Issuance ID, Transaction Type Code, and Last Update Date fields in the Transactions file; and the contents of following fields contained in the Person file:

- a. DL/ID/UNL or EC Number
- b. Person ID
- c. First Name
- d. Last Name
- e. Middle Name
- f. Suffix
- g. Date of Birth
- h. Social Security Number
- i. Permanent Street Address 1
- i. Permanent Street Address 2
- k. Permanent City
- 1. Permanent State
- m. Permanent Zip Code
- n. Permanent Zip Code Ext.
- o. Permanent County
- p. Permanent Country
- q. Mailing Street Address 1
- r. Mailing Street Address 2
- s. Mailing City
- t. Mailing State
- u. Mailing Zip Code
- v. Mailing Zip Code Ext.
- w. Mailing County
- x. Mailing Country

- y. Sex
- z. Race
- aa. Disabled Veteran
- bb. Homebound
- cc. AKA Name
- dd. AKA DL/ID Number
- ee. Card Status
- ff. Record Status
- gg. Card Type
- hh. Surrendered DL/ID Number
- ii. License Surrendered
- ii. License Confiscated
- kk. DL Issuance Status
- ll. ID Issuance Status mm.License Status
- nn. Deceased Certificate Number

In addition, this request includes all definitional tables for individual fields described above, including but not limited to homebound, county, race, and country. This request seeks any and all other tables and fields produced by the State of Texas from the driver license and personal identification card database during *Texas v. Holder*, No. 1:12-cv-128 (D.D.C.).

### **RESPONSE:**

Defendants object to this request, as it seeks information that is not reasonably calculated to lead to the discovery of admissible evidence. The Defendants further object to the extent the request presumes that the databases in question may be accurately or reliably compared against each other. Further, said information that would be responsive

to this request is privileged and highly confidential, and no adequate safeguards are currently in place to protect the disclosure of this information. In order for the information that is sought by way of this request to have any probative value, the complete databases within the United States government would need to be produced to all parties, but counsel for the United States have informed the counsel for Defendants that they are unwilling to produce said databases.

Subject to these objections and without waiving same, the Defendants continue to work with the United States toward a compromise on the privacy issues, and upon the successful agreement of all parties, shall provide such documents as are mutually agreed upon and ordered by the court.

3. The State of Texas's election identification certificate database, in its entirety with the exception of information on the hair color, height, and weight of election identification certificate applicants. This request includes data kept as a column within the State of Texas's driver license and personal identification card database. This request includes the content of all fields reflecting data collected through the election identification certification application (except for those on hair color, height, and weight) including the applicants' full name, residential and mailing addresses (including city, state, county, and ZIP code), date of birth, Social Security account number, race, ethnicity, sex, as well as all data on underlying documentation presented, and all dates of issuance or denial of issuance.

### **RESPONSE:**

Defendants object to this request, as it seeks information that is not reasonably calculated to lead to the discovery of admissible evidence. The Defendants further object to

the extent the request presumes that the databases in question may be accurately or reliably compared against each other. Further, said information that would be responsive to this request is privileged and highly confidential, and no adequate safeguards are currently in place to protect the disclosure of this information. In order for the information that is sought by way of this request to have any probative value, the complete databases within the United States government would need to be produced to all parties, but counsel for the United States have informed the counsel for Defendants that they are unwilling to produce said databases.

Subject to these objections and without waiving same, the Defendants continue to work with the United States toward a compromise on the privacy issues, and upon the successful agreement of all parties, shall provide such documents as are mutually agreed upon and ordered by the court.

4. The full set of fields contained within the State of Texas's license to carry database that could be used to match individuals against the State of Texas's TEAM voter registration database, to determine voter eligibility, or to determine whether an individual currently possesses any form of identification named in Section 63.0101 of the Texas Election Code, as amended by SB 14. This request includes the content of all fields reflecting the full name, residential and mailing addresses (including city, state, county, and ZIP code), date of birth, Social Security account number, race, ethnicity, and sex of all State of Texas concealed handgun license holders, the concealed license status (including the dates of issuance and expiration, and whether the license is currently suspended), and whether the license holder is deceased. This request covers but is not limited to the following fields:

a.	ApplicantName	y.	ResAddr1
b.	LastName	z.	ResAddr2
c.	FirstName	aa.	ResCity
d.	MiddleName	bb.	ResState
e.	Suffix	cc.	ResZip
f.	DOBMMDDYYYY	dd.	ResCountyCode
g.	DOB	ee.	ResCountyName
h.	SSN	ff.	OID
i.	DL	gg.	RenewalDate
j.	SEX	hh.	DeceasedDate
k.	RACE	ii.	OriginalLicenseEligibility
1.	Number	jj.	RenewalLicenseEligibility
m.	License or Certificate Number	kk.	OriginalCertificateEligibility
n.	LicenseType	11.	RenewalCertificateEligibility
ο.	ApplicantID	mm.	LicenseApplicationInProgress
p.	ExpireDate	nn.	LicenseApplicationType
q.	AGExportStatus	00.	CertificateApplicationInProgress
r.	MailAddr1	pp.	CertificateApplicationType
S.	MailAddr2	qq.	CertificateApplicationStatus
t.	MailCity	rr.	LicenseApplicationStatus
u.	MailState	SS.	Deceased
v.	MailZip	tt.	Chi ethnicity
w.	MailCountyCode	uu.	Ethnicity
х.	MailCountyName		

In addition, this request includes documentation of the meanings of any codes used within individual fields, including OriginalLicenseEligibility, RenewalLicenseEligibility, OriginalCertificateEligibility, RenewalCertificateEligibility, LicenseApplicationInProgress, LicenseApplicationType, CertificateApplicationInProgress, CertificateApplicationType, CertificateApplicationStatus, and LicenseApplicationStatus. This request also seeks any and all other tables and fields produced by the State of Texas from the license to carry database during *Texas v. Holder*, No. 1:12-cv-128 (D.D.C.).

### **RESPONSE:**

Defendants object to this request, as it seeks information that is not reasonably calculated to lead to the discovery of admissible evidence. The Defendants further

object to the extent the request presumes that the databases in question may be accurately or reliably compared against each other. Further, said information that would be responsive to this request is privileged and highly confidential, and no adequate safeguards are currently in place to protect the disclosure of this information. In order for the information that is sought by way of this request to have any probative value, the complete databases within the United States government would need to be produced to all parties, but counsel for the United States have informed the counsel for Defendants that they are unwilling to produce said databases.

Subject to these objections and without waiving same, the Defendants continue to work with the United States toward a compromise on the privacy issues, and upon the successful agreement of all parties, shall provide such documents as are mutually agreed upon and ordered by the court.

Dated: January 21, 2014

Respectfully submitted.

GREG ABBOTT Attorney General of Texas

DANIEL T. HODGE First Assistant Attorney General

JONATHAN F. MITCHELL Solicitor General

J. REED CLAY, JR.
Special Assistant and Senior Counsel
to the Attorney General
Southern District of Texas No. 1160600

/s/ John B. Scott JOHN B. SCOTT Deputy Attorney General for Litigation Southern District of Texas No. 10418 ATTORNEY-IN-CHARGE

GREGORY DAVID WHITLEY Assistant Deputy Attorney General Southern District of Texas No. 2080496 State of Texas Bar No. 2080492

STEPHEN RONALD KEISTER Assistant Attorney General Southern District of Texas No. 18580

SEAN PATRICK FLAMMER Assistant Attorney General Southern District of Texas No. 1376041

209 West 14th Street P.O. Box 12548 Austin, Texas 70711-2548 (512) 475-0131

COUNSEL FOR THE STATE OF TEXAS, RICK PERRY, JOHN STEEN, and STEVE MCCRAW

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document is being served by electronic mail on January 21, 2014 to counsel of record.

<u>/s/ John B. Scott</u> JOHN B. SCOTT Deputy Attorney General for Civil Litigation